## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

## **CHARLESTON DIVISION**

## GLADYS SANTIAGO AND JUAN VELEZ SANTIAGO,

Plaintiffs,

v. Civil Action No. 2:13-cv-10517

**BOSTON SCIENTIFIC CORP.,** 

Defendant.

## MEMORANDUM OPINION AND ORDER

(Defendant's Motion for Partial Summary Judgment)

Pending before the court is defendant Boston Scientific Corporation's ("BSC") Motion for Partial Summary Judgment on Plaintiffs Gladys Santiago AND Juan Velez Santiago's Punitive Damages Claim ("Motion for Partial Summary Judgment") [Docket 44]. To obtain summary judgment, "the movant must show that there is no genuine dispute as to any material fact and that the movant is entitled to judgment as a matter of law." Fed. R. Civ. P. 56(a). In turn, to avoid summary judgment, the nonmovant must offer some "concrete evidence from which a reasonable juror could return a verdict" in his or her favor. *Anderson v. Liberty Lobby, Inc.*, 477 U.S. 242, 256 (1986).

The question of whether a plaintiff is entitled to punitive damages often involves an interlocking web of factual determinations respecting the defendant's conduct. A court thus treads cautiously, especially pretrial, when adjudicating a peremptory request to remove the matter entirely from the factfinder's consideration. The evidentiary record is frequently muddled enough on the point that genuine issues of material fact remain. That is the case here.

Consequently, BSC is not, at least at this stage of the case, entitled to judgment as a matter of

law on the punitive damages claim. The court will be better equipped to assess, and perhaps

resolve, the issue at the stage for Rule 50 motions. For these reasons, the Motion for Partial

Summary Judgment [Docket 44] is **DENIED**.

The court **DIRECTS** the Clerk to send a copy of this Order to counsel of record and any

unrepresented party.

ENTER:

May 8, 2015

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE